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8 IN THE UNITED STATES DISTRICT COURT
9 FOR THE NORTHERN DISTRICT OF CALIFORNIA
10

11 UNITED STATES OF AMERICA,)	No. CR-12-0090 RS
)	CR-12-0156 RS
12 Plaintiff,)	
)	STIPULATION AND PROPOSED
13 v.)	ORDER RE: COMPETENCY
)	EXAMINATION AND CONTINUING
14 JOSE ESCALERA-AGUILERA,)	STATUS DATE FROM JULY 24, 2012 TO
AKA Pablo Perez-Anguiano,)	AUGUST 28, 2012 AND EXCLUDING
15)	TIME UNDER 18 U.S.C. § 3161
Defendant.)	

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17 **STIPULATION AND ~~PROPOSED~~ ORDER**

18 Pursuant to the stipulation of the parties, and in light of defense counsel's stated opinion
19 that her client's ability to assist in his defense is impaired by mental or emotional conditions that
20 may include depression, anxiety or post-traumatic stress disorder, IT IS HEREBY ORDERED
21 that pursuant to Section 4241 and 4247 of Title 18 and Federal Rule of Criminal Procedure
22 12.2(c)(1), at the earliest practicable time, the defendant shall be referred for a psychiatric or
23 psychological examination and report, where the selected expert shall evaluate defendant and file
24 a report with the Court addressing the issue of whether Mr. Jose Escalera-Aguilera (aka Pablo
25 Perez-Anguiano) has a sufficient present ability to assist with his defense in light of mental or
26 emotional conditions from which he may currently suffer, and what if any medication(s) may

1 assist Mr. Escalera-Aguilera in recovering from any condition he may have. Pursuant to the
2 agreement of the parties and U.S. Pretrial Services, Pretrial Services shall coordinate the
3 evaluation in consultation with the parties and the expert shall be compensated by the U.S.
4 Attorney's Office.

5 IT IS FURTHER ORDERED that, pursuant to Rule 12.2(c)(4) of the Federal Rules of
6 Criminal Procedure, neither any statement made by the defendant in the course of this
7 examination, nor testimony by the expert based upon such statement, and no other fruits of the
8 statement shall be admitted in evidence against the defendant in any criminal or civil proceeding
9 except on an issue regarding mental condition on which the defendant has introduced evidence of
10 incompetency or evidence requiring notice under Rule 12.2(a) or (b). The report shall not be
11 made part of the public record and shall not be disclosed to anyone outside the parties in this case.

12 As such, the evaluation prepared shall be maintained under seal; the report and all
13 statements made by defendant in the course of the evaluation shall not be used for any other
14 purpose in the future without defendant's express consent. A finding by the court that the
15 defendant is mentally competent to stand trial shall not prejudice the defendant in raising the issue
16 of his insanity as a defense to the offense charged and shall not be admissible as evidence in a
17 trial for the offense charged. 18 U.S.C. § 4241(f).

18 Pursuant to 18 U.S.C. § 3161(h)(1)(A), the period of time during until entry of an order
19 finding defendant competent is EXCLUDED for purposes of calculating the defendant's speedy
20 trial rights. The parties stipulate to continue this matter from July 24, 2012 to August 28, 2012 at
21 2:30 p.m. in order to provide sufficient time for the competency exam to be completed. The
22 parties also agree that pursuant to 18 U.S.C. § 3161(h)(1)(A), the time between July 24, 2012 and
23 August 28, 2012 should be excluded under the Speedy Trial Act.

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SO STIPULATED.

MELINDA HAAG
United States Attorney

Dated: 7/11/12

/s/
J. MARK KANG
Special Assistant United States Attorney

Dated: 7/11/12

/s/
SHAWN HALBERT
Assistant Federal Public Defender
Attorney for Pablo Perez-Anguiano

SO ORDERED.

DATED: 7/11/12


THE HONORABLE RICHARD SEEBORG
United States District Court Judge